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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/016,945	12/14/2001	Kurt Albert Grassman	DE920000087US1	7397
7590 12/27/2005		EXAMINER		
Floyd A. Gonzalez			RAMPURIA, SATISH	
IBM Corporation 2455 South Road, P386			ART UNIT	PAPER NUMBER
Poughkeepsie, NY 12401			2191	

DATE MAILED: 12/27/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/016,945	GRASSMAN ET AL.		
Examiner	Art Unit		
	1		

	Satish S. Rampuria	2191	
The MAILING DATE of this communication appe	ars on the cover sheet with the c	correspondence add	ress
THE REPLY FILED 09 November 2005 FAILS TO PLACE THIS	S APPLICATION IN CONDITION F	OR ALLOWANCE.	
The reply was filed after a final rejection, but prior to or or this application, applicant must timely file one of the follo places the application in condition for allowance; (2) a No. (3) a Request for Continued Examination (RCE) in completollowing time periods:	n the same day as filing a Notice o wing replies: (1) an amendment, a otice of Appeal (with appeal fee) in	f Appeal. To avoid at ffidavit, or other evid compliance with 37 (ence, which CFR 41.31; or
a) The period for reply expiresmonths from the mailing d b) The period for reply expires on: (1) the mailing date of this Advi event, however, will the statutory period for reply expire later the Examiner Note: If box 1 is checked, check either box (a) or (b). MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f) Extensions of time may be obtained under 37 CFR 1.136(a). The date on	isory Action, or (2) the date set forth in the an SIX MONTHS from the mailing date o ONLY CHECK BOX (b) WHEN THE FI I. which the petition under 37 CFR 1.136(a	f the final rejection. IRST REPLY WAS FILE I) and the appropriate ext	D WITHIN TWO
peen filed is the date for purposes of determining the period of extension a CFR 1.17(a) is calculated from: (1) the expiration date of the shortened stabove, if checked. Any reply received by the Office later than three months earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	ntutory period for reply originally set in the safter the mailing date of the final rejection	final Office action; or (2) on, even if timely filed, ma	as set forth in (b) ay reduce any
2. The Notice of Appeal was filed on A brief in composition of filing the Notice of Appeal (37 CFR 41.37(a)), or any e Since a Notice of Appeal has been filed, any reply must be AMENDMENTS	xtension thereof (37 CFR 41.37(e)), to avoid dismissal	of the appeal.
B. The proposed amendment(s) filed after a final rejection,	but prior to the date of filing a brie	f, will not be entered	because
(a) They raise new issues that would require further co (b) They raise the issue of new matter (see NOTE belo	nsideration and/or search (see NO	TE below);	
(c) They are not deemed to place the application in being appeal; and/or	tter form for appeal by materially re		g the issues for
(d) They present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a)).			
4. The amendments are not in compliance with 37 CFR 1.1	21. See attached Notice of Non-C	ompliant Amendmen	t (PTOL-324).
5. 🔲 Applicant's reply has overcome the following rejection(s			
 Newly proposed or amended claim(s) would be a the non-allowable claim(s). 			
For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is pro The status of the claim(s) is (or will be) as follows:	☑ will not be entered, or b) ☐ wided below or appended.	vill be entered and an	explanation of
Claim(s) allowed:			
Claim(s) objected to:			
Claim(s) rejected: <u>1-21</u> .			
Claim(s) withdrawn from consideration:			
AFFIDAVIT OR OTHER EVIDENCE 3. The affidavit or other evidence filed after a final action, b	ut hefere or on the date of filing a	Notice of Anneal will	not he entered
because applicant failed to provide a showing of good ar and was not earlier presented. See 37 CFR 1.116(e).	d sufficient reasons why the affida	vit or other evidence	is necessary
9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessar	overcome <u>all</u> rejections under apper ry and was not earlier presented.	eal and/or appellant fa See 37 CFR 41.33(d)	ails to provide a (1).
10. The affidavit or other evidence is entered. An explanation of the control			
 The request for reconsideration has been considered by See Continuation Sheet. 			ance because:
12. ☐ Note the attached Information Disclosure Statement(s).13. ☐ Other:	(PTO/SB/08 or PTO-1449) Paper	No(s)	
	ণ	.vEI Y. ZHEN MARY EXAMINER	

Continuation of 11. does NOT place the application in condition for allowance because:

First of all, the finality of the OA mailed on 9/9/05 is proper since it is necessitated by the Applicants amendment to the claims. See MPEP § 706.07(a). Second, Applicants repeatedly argued that cited references do not teach the limitations claimed in claims 1, 8 and 15. More specifically, to the argument that There is no teaching or suggestion in Rowley, David, or Webers either alone or in combination that the elements are grouped in first and second subgroups wherein a computer in the second subgroup sends a reboot request to a computer in the first subgroup wherein the first subgroup computer send a boot message to the computer in the second subgroup loading the updated version in a computer in the first group during the operation of unselected computers in the first group with a former version, as claimed in claims 1, 8 and 15. In response to Applicants argument, Rowley discloses updating mechanism for software applications in first and second computers, first being host and second being client, where his system determines which version of software is currently installed in the memory and then install only those applications remotely which needs the upgrade (see the summary). David on the other hand, discloses booting a computer in a distributed computer system, where the system includes first and second computer. The computer reads the bootstrap loader program upon powered up and broadcast a boot request and boot server responds to the request and transmits the appropriate functionality (see col. 4, lines 32-60). Therefore, the limitations have been taught by the combination of Rowley and David and the rejection is proper and maintained herein.